

DISTRICTED
DEC 27 77

Supreme Court, U. S.

FILED

DEC 23 1977

MICHAEL RODAK, JR., CLERK

IN THE

SUPREME COURT OF THE UNITED STATES

No. 77-797

HERBERT O. LA MORDER,)

Petitioner,)

vs.)

SHERRILL E. LA MORDER,)

Respondent.)

SUPPLEMENTAL APPENDIX

RAYMOND O. GROSS
Suite 210-Legal Arts Building
501 South Fort Harrison Avenue
Clearwater, Florida 33516

Phone: (813) 443-0405

RICHARD M. ROBBINS
Suite 211-Legal Arts Building
501 South Fort Harrison Avenue
Clearwater, Florida 33516

Phone: (813) 441-1522

COUNSEL FOR PETITIONER

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

No. 77-1374

(Filed July 29, 1977)

HERBERT O. LA MORDER,

Petitioner-Appellant,

versus

SHERRILL E. LA MORDER,

Respondent-Appellee.

- - - - -

Appeal from the United States District
Court for the Middle District of Florida

- - - - -

Before AINSWORTH, MORGAN and GEE, Circuit
Judges.

B Y T H E C O U R T :

IT IS ORDERED that appellant's motion
for rehearing of the Court's order of
June 30, 1977, is /s/ denied.

IN THE UNITED STATES COURT OF APPEALS
FOR THE FIFTH CIRCUIT

NO. 77-1374

(Filed June 30, 1977)

HERBERT O. LA MORDER,

Petitioner-Appellant,

versus

SHERRILL E. LA MORDER,

Respondent-Appellee.

- - - - -

Appeal from the United States District
Court for the Middle District of Florida

- - - - -

Before AINSWORTH, MORGAN and GEE, Circuit
Judges.

BY THE COURT:

IT IS ORDERED that appellee's motion to
dismiss is /s/ granted.

/s/LRM
/s/Raa
/s/Tgg
6/23/77

THE UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

HERBERT O. LA MORDER,)
 Petitioner,)

vs.) INTERIM ORDER

SHERRILL E. LA MORDER,)
 Respondent.)

This cause coming on to be heard before me on Petition and Answer and after argument and Stipulation in open Court of counsel for the respective parties that in any further proceeding brought in the State Court for change of custody of the child of the parties hereto, that no greater burden shall be imposed upon Herbert O. LaMorder than to show that the best interests of the child will be served by a change of custody and the further Stipulation that in any such proceeding, the Circuit Judge may have an in camera private interview with the child of the parties for the purpose of considering the

preference of the child in determining the custodial parent, and being otherwise fully advised in the premises it is hereupon

ORDERED:

1. That the foregoing Stipulations of the parties through their respective counsel are hereby approved and accepted by the Court, and the respective parties are bound thereby.

2. That further proceedings herein are abated pending further ruling by the State Circuit Court on the issue of custody.

DONE AND ORDERED in Chambers at Tampa, Florida this 14th day of September, 1976.

/s/ Paul Game, Jr.
UNITED STATES MAGISTRATE

Copies Furnished To:

Mr. William J. Castagna

Mr. Richard M. Robbins